To the extent it has not already done so, non-party BB Energy shall file a version of Doc. 25-2 with account-identifying information redacted. The Clerk shall remove Doc. 25-2 from the docket. SO ORDERED. 1/4/2022

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January 3, 2022

Via ECF

P. Kevin Castel United States District Judge

Honorable P. Kevin Castel **United States District Court** Southern District of New York 500 Pearl Street New York, NY 10007

> Preble – Rish Haiti, S.A. v. Republic of Haiti, et al., No. 21-cv-9040 Re:

Dear Judge Castel:

We represent BB Energy USA LLC ("BB Energy") non-party intervenor in the above-referenced action. We write to respectfully request that the Court permanently seal and/or remove ECF No. 25-2 from the public docket.

On December 31, 2021, BB Energy filed a motion to intervene and dismiss Plaintiff's complaint. In so doing, BB Energy attached as an exhibit interrogatories that Plaintiff served on garnishee Natixis Bank, which inadvertently displayed a Citibank account number. See ECF No. 25-2. BB Energy's understands that the account in question belongs to the Bank of Haiti, a non-party intervenor in a related action. See Preble - Rish Haiti, S.A. v. Republic of Haiti, et al., No. 21-cv-4960. Pursuant to Federal Rule of Civil Procedure 5.2 and Rule 5A of Your Honor's Individual Practices, these numbers should have been redacted. discovered its error after filing its motion, and the Clerk's Office has granted BB Energy's request to temporarily seal ECF No. 25-2 pending Your Honor's ruling on this motion to seal.

A properly redacted copy of the relevant exhibit is being filed in conjunction with this letter. We regret this error and again respectfully request that the Court permanently seal and/or remove ECF No. 25-2 from the public docket.



Honorable P. Kevin Castel January 3, 2022 Page 2

Respectfully Submitted,

<u>/s/ Andrew D. Silverman</u> Andrew D. Silverman

Cc: All Counsel of Record